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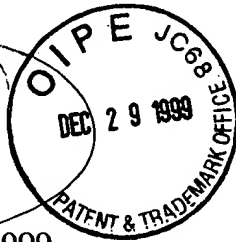
**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

In re Application of:

Jan-Eric Callin, et al.

Serial No. 09/381,696

Filed: September 23, 1999



For: A Nuclear Reactor Device and a  
Method to Construct A Nuclear  
Reactor Device

Atty Docket: 1677/00132

TC 3600 MAIL ROOM

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**INFORMATION DISCLOSURE STATEMENT**

Assistant Commissioner for Patents  
Washington, D.C. 20231

Sir:

For insuring compliance with the applicant's duty of disclosure under 37 CFR § 1.56, the undersigned hereby submits the documents listed on the attached Form PTO-1449 for consideration by the Examiner in charge of the above-identified patent application. The identification of these documents is for the purpose of meeting applicant's duty of disclosure under 37 C.F.R. 1.56 and is not intended to be an admission that any of these documents constitute prior art as to the invention claimed in the present application.

The relevance of all references cited is indicated in the International Search Report. Furthermore, JP-107,381 is provided with an English Abstract. Handbook Bygg M does not disclose that the sliding form technique could be used in the construction of a reactor containment. Handbook Bygg V, discloses the construction of concrete silos but does not refer to the construction of nuclear reactor plants by means of sliding form technique.

It is believed that the documents identified do not disclose or make obvious a nuclear reactor device and a method to construct a nuclear reactor device in the present application. Although the information disclosed above is that which the reviewing attorney or agent believes may be relevant based on a brief review of the application and the attached documents, the documents identified may contain relevant information other than that which has come to the

attention of the reviewing attorney or agent. Accordingly, the Examiner is urged to review and form his or her own conclusions with regard to the relevance of the documents identified.

These documents are being submitted before receiving a first Office Action on the merits of the above-identified patent application. Therefore, no fee is due.

The Commissioner is hereby authorized to charge payment of any deficiency in the above fee(s) or to charge any additional fees required under 37 CFR § 1.16 or 1.17 or credit any overpayment to Deposit Account No. 22-0185. A duplicate copy of this authorization is attached for the Finance Branch.

Respectfully submitted,

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Date: December 29, 1999